Article - Commercial Law

22–406.

(k) The provisions of §§ 22-403 and 22-405 of this subtitle do not apply to:

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- (1) [An information/computer] COMPUTER INFORMATION OR A COMPUTER program provided for no fee, unless the [information/computer] COMPUTER INFORMATION OR COMPUTER program is provided in conjunction with the sale or lease of goods, services, [or another information/program] OTHER COMPUTER INFORMATION, OR ANOTHER COMPUTER PROGRAM; or
- (2) [An information/computer] COMPUTER INFORMATION OR A COMPUTER program provided as a beta test or similar experimental version of the [information/computer] COMPUTER INFORMATION OR COMPUTER program...
- (L) THE PROVISIONS OF § 22–403 OF THIS SUBTITLE DO NOT APPLY TO A COMPUTER PROGRAM PROVIDED UNDER A LICENSE THAT DOES NOT IMPOSE A LICENSE FEE FOR THE RIGHT TO THE SOURCE CODE, TO MAKE COPIES, TO MODIFY, AND TO DISTRIBUTE THE COMPUTER PROGRAM.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect June 1, 2001.

Approved May 15, 2001.

CHAPTER 385

(Senate Bill 402)

AN ACT concerning

Creation of a State Debt - Loyola College Maryland Hall

FOR the purpose of authorizing the creation of a State Debt not to exceed \$1,800,000, the proceeds to be used as a grant to The Board of Trustees of Loyola College in Maryland for certain development or improvement purposes; providing for disbursement of the loan proceeds, subject to a requirement that the grantee provide and expend a matching fund; prohibiting the use of the proceeds of the sale of the bonds and the matching fund for sectarian religious purposes; and providing generally for the issuance and sale of bonds evidencing the loan.

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That:

(1) The Board of Public Works may borrow money and incur indebtedness on behalf of the State of Maryland through a State loan to be known as the Loyola College Maryland Hall Loan of 2001 in a total principal amount equal to the lesser of (i) \$1,800,000 or (ii) the amount of the matching fund provided in accordance with Section 1(5) below. This loan shall be evidenced by the issuance, sale, and delivery of State general obligation bonds authorized by a resolution of the Board of Public